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8	Defendants		
9	HIDDEN EMPIRE HOLDINGS, LLC,		
	HYPER ENGINE, LLC, AND DEON		
10	TAYLOR;		
11	And Third-Party Defendant		
	ROXANNE TAYLOR		

## UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA

LLC; a Delaware limited liability company; HYPER ENGINE, LLC; a California limited liability company; DEON TAYLOR, an individual, Plaintiffs, VS. DARRICK ANGELONE, an individual; AONE CREATIVE LLC, formerly known as AONEE ENTERTAINMENT LLC, a Florida limited liability company; and ON CHAIN INNOVATIONS LLC, a Florida limited liability company,

HIDDEN EMPIRE HOLDINGS,

1801 Century Park East, 24th Floor Los Angeles, CA 90067 (310) 526-9663 17 17

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Case No. 2:22-cv-06515-MWF-AGR

The Hon. Michael W. Fitzgerald

DECLARATION OF FELTON T. NEWELL IN SUPPORT OF PLAINTIFFS' MOTION FOR **SUMMARY JUDGMENT** 

## **HEARING:**

**DATE:** July 7, 2025 TIME: 10:00 a.m. **LOCATION: Courtroom 5A** 

DARRICK ANGELONE, an individual; AONE CREATIVE LLC,

Defendants.

FELTON T. NEWELL DEC. ISO PLAINTIFFS' MOTION FOR SUMMARY JUDGMENT

1	formerly known as AONE
2	ENTERTAINMENT LLC, a Florida
3	limited liability company; ON CHAIN INNOVATIONS LLC, a
4	Florida limited liability company
5	Counterclaimants,
6	Counterclaimants,
7	
8	HIDDEN EMPIRE HOLDINGS, LLC; a Delaware limited liability
9	company; HYPERENGINE, LLC; a
10	California limited liability company,
	DEON TAYLOR, an individual,
11	Counterclaim
12	Defendants,
13	,
5996 14	DARRICK ANGELONE, an
95 6 15	individual; AONE CREATIVE LLC, formerly known as AONE
16	ENTERTAINMENT LLC, a Florida
17	limited liability company; ON
	CHAIN INNOVATIONS LLC, a
18	Florida limited liability company,
19	Third-Party Plaintiffs
20	
21	V.
22	ROXANNE TAYLOR, an
23	individual, Third-Party Defendant
24	
25	
26	

Case

NEWELL LAW GROUP 1801 Century Park East, 24th Floor Los Angeles, CA 90067

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NEWELL LAW GROUP

## DECLARATION OF FELTON T. NEWELL

I, Felton T. Newell, declare as follows:

- I am a Partner at Newell Law Group PC, counsel of record for Plaintiffs in this action. This Declaration is in support of Plaintiffs' Motion for Summary Judgment.
- The facts set forth in this declaration are based on my personal 2. knowledge, except where otherwise noted, and, if called to testify, I could and would competently testify thereto.
- 3. On May 1, 2025, I had a meet and confer telephone conversation with Sandra Calin and J.T. Fox, counsel for Defendants in this action, regarding the claims Plaintiff intended to assert in its Motion for Summary Judgment. During that call, the parties were unable to resolve any disputes regarding any of the issues involved in this Motion.

I declare under the penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on June 9, 2025 at Los Angeles, California

/s/ Felton T. Newell Felton T. Newell